

**Federal Defenders
OF NEW YORK, INC.**

Southern District
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Southern District of New York
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August 22, 2019

BY ECF

The Honorable Judge Gabriel W. Gorenstein
United States Courthouse
500 Pearl St.
New York, NY 10007

RE: United States v. Christopher Ansah
19 Mag 7708

Dear Judge Gorenstein:

I write with the consent of the government and pretrial services to respectfully request that the Court modify Mr. Ansah's bail conditions. On August 20, 2019, the following bail conditions were imposed: A \$50,000 personal recognizance bond co-signed by two financially responsible persons; Electronic Monitoring- GPS Stand Alone; Travel Limited to SDNY/EDNY; Surrender Travel Documents (& No New Applications); Pretrial Supervision as directed by PTS.

Mr. Ansah has an open court case in New Jersey and will need to travel there for court hearings and meetings with counsel. His next court date is Monday, August 26, 2019. Therefore, I request that the Court modify Mr. Ansah's bail conditions to permit him to travel to the District of New Jersey.

Thank you for your consideration of this request.

Respectfully submitted,

/s/
Zawadi Baharanyi
Assistant Federal Defender
(212) 417-8735

SO ORDERED:

HONORABLE Gorenstein
United States District Judge

cc: AUSA Jun Xiang (by ECF)